IN THE associated dollars with TEM Document 13 Filed 05/26/2006 PROPEDIAL STONE NIEDDLE DE PROPEDIAL STONE RECEIVED DAVID COOPER 7006 MAY 26 A 10: 34 PLAINTIFF DEBRA P. HACKETING = NO. 2: 06-CV-418 MAT MIDOLE DISTRICT ALA SHERTIFF B.T. MIDRSHAL et al PEFENDANTS PLAINTEFF AMEND HIS COMPLAINT Comes now the plaintiff prose in the above Style manner plaintiff amend his complaint plaintiff State that the poeter name which is unknown is DR. Nichols who plaintiff seen on to occasion 4-18-06, and approximately
H-28-06-plaintiff state that on 4-18-06, he talk with DR. Nichols, and inform him that Plaintiff had two Previous heart Surgreys also prostrate problem. See both Exhibit = 2 and Exhibit = 3 copies of his visit to Da, Michals Plaintiff further States that Dr. Ni Uhols Ordered by faxing from Baptist Hospital on Approximately
4-18-86. Plaintiff State that he was using his personal medication which he receive from the city jail on 4'-8-06 which afteroplaintiff, talk to the There about getting his heart medication and his prostate medicationa Deputy Call the City jail after the Murse refuse to calle plaintiff state that he Durt Know the name of the Nurse on 4-8-06 and he wish to continued to call her as the Hurse unknum. until the discovery period plaintiff further state that the morning of 4-8-06 his heart and prostrate medication affect to the country Jail and that this Mursq unknown Teceive Plaintiff mildication in the Booketing area and terresto give plaintiff both medication upon artire also plaintiff have a witness who name is

micheel Ferguson, Booketing Number 84391 who try to get this Nurse your on approximate 5-15-06 who o got her name for me, who Et that Michael Ferguson 84391 Soys that she refuse to give he er name, plaintiff Sta 4-28-06 Seen DR. Nichols, who had at receive Plaintiff, record from Raptist + sitting in his potention center - State that he ask DR. Nichols the resul the fax information received on-4-28-06 and DR Nichols Stated he house tead them yet However, DR, NACHOLS, New Plaint, IP needed his third heart Surgrey on 4-18-06 because Spent Surgray on 4-18-06 because Plaint of explain it to him. Howard Nichols, on 4-18:06 that he didn't wanted beating why he wait on something to be done about a prostrate and Dis heart Surgreys, As 5-22-06 Nothing has been done plaintiff s Mochols, denieds Mochols, denied Oplaint, ff adquate and proper need all the nurse unknown on 4-8-06 (".00 Am. on 4-27-06 Dep parks, also contribute to violety plaintiff medical rights Plaintiffcoulint wringte due medication after runing out. Plaintiff ask De medical and it was an emergency Situation when I need to puting Sick replicit all the time Plaintiff was also suffering with dain inte approxiately three day before receivi Prostrete medications Plaintiff State the he once applin was denied medical attention on 5-11=06 to 5-16-06 Mursin Supervisor who S. Davis, S Xhibit-Bar rewarievance P.1 dant of K-11-06 to 5-16-06, Dlaint iff State that SiDAvis, who is the grievance manipulate Plaintiff on Exhibit B the entire Situation. However, DR. Michals last

seen plaintiff, was not in may but 4-28-06 when ichols, order plaintiff a medication. so therefore the statement on ardura prostrete medicat -06 to 5-16-06. Also manipulati keep record and morning medication and 36105 request to d

Case 2:06-cv-99418-MHT-TFM Document 13 Filed 05/26/2006 Page 4 of 4 SFRVICE